Our ref:

10375P5 WO/EAD.klo

Your ref:

Date: 5 January 2001

### BY FACSIMILE AND POST

European Patent Office International Preliminary Examination Section Erhardtstrasse 27 D-80331 MUNICH GERMANY

**Dear Sirs** 

International Patent Application No PCT/GB00/00068 Reckitt & Colman Pty Limited et al.

In response to the Written Opinion dated 6 October 2000, we enclose a copy of amended pages 11 to 14 to replace pages 11 to 13 at present on file. To aid the Examiner, we also enclose a copy of each of original pages 11 to 13 showing the amendments made in manuscript.

Claims 12 to 14 have been renumbered as new independent claims 1 to 3. Consequential amendments have been made to the remaining claims. In particular original claims 1 to 11 have been deleted, although their subject matter has been retained in some cases by making them dependent on the new independent claims.

The objection of lack of novelty based on D1 was not raised against original claims 12 to 14. Therefore it is clear that these claims are novel over the disclosure of this reference. The objection was also raised against claim 21 (new claim 13). The Examiner has taken the European approach to product-by-process claims, but this approach is not valid in some of the designated States where product-by-process claims are limited to the process defined in the claim. Accordingly this claim has been retained. It is recognised that action may need to be taken in some National and Regional phases. Similarly, the omnibus claims have been retained, as these claims are acceptable in some of the designated States.

An objection of lack of inventive step has been raised against original claims 12 to 14. It is respectfully submitted that this objection has been incorrectly raised and should be withdrawn. The Examiner-has-suggested, in-paragraph-3.8-of-the-Written-Opinion, that the method of manufacturing a sunscreen composition as defined in claim 12 does not provide any unexpected improvement and is simply a matter of design procedures. This is not correct. The method of manufacture defined in claims 12 to 14 unexpectedly provides an advantage. It has been found by the applicant that the order of addition of ingredients has an effect on the sun protection factor (SPF) of the final composition. This is made clear on page 3 lines 27 and 28. If the composition is not prepared in accordance with the method defined in these claims, the SPF of the final composition reduces on storage at an unacceptably fast rate. This

is not recognised in the prior art. Neither D1 nor D2 discloses or suggests a method of manufacture that requires the inorganic sunscreen to be added after the emulsion has been formed.

A number of minor objections have been raised in item VII of the Written Opinion. It is proposed to deal with these during the National and Regional phases if appropriate.

We look forward to receiving a clear International Preliminary Examination Report. However, should the Examiner have any outstanding objections, we would be grateful if these could be raised in a second Written Opinion. While we recognise the Examiner's comments made in paragraph 6 of item VII of the Written Opinion, we have noted that the final date by which the International Preliminary Examination Report must be established is 14 May 2001.

EPO Form 1037 is enclosed to enable you to acknowledge receipt of this letter.

Yours faithfully RECKITT BENCKISER plc

Elizabeth A Dickson

**Enclosures** 

h:/patents/shared/ead/crspndnc/10375p5wo-1.doc

TENT COOPERATION TREA RECEIVED INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY 1 JUN 2001 GROUP PATENT DEPT. NOTIFICATION OF TRANSMITTAL OF Group Patents Department THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT** (PCT Rule 71.1) Date of mailing 30.05.2001 (day/month/year) Applicant's or agent's file reference IMPORTANT NOTIFICATION Priority date (day/month/year) International filing date (day/month/year) 14/01/1999 11/01/2000

Applicant

From the

JOHNSTONE, H.M. Reckitt Benkiser plc

**GRANDE BRETAGNE** 

Dansom Lane

Hull HU8 7DS

10375P5WO/HJ

PCT/GB00/00068

International application No.

RECKITT & COLMAN PTY LIMITED et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

#### 4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected effice concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Τ.

Name and mailing address of the IPEA/

European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl

Fax: +31 70 340 - 3016

Authorized officer-

Sinanovic, E

Tel.+31 70 340-2672





### **PCT**

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 10375P5WO/HJ		FOR EURTUER A	0710N		ation of Transmittal of International					
		FOR FURTHER A	Examination Report (Form PCT/IPEA/416)							
Internationa	i appl	lication No.	International filing date (	day/month	/year)	Priority date (day/month/year)				
PCT/GB0	00/00	0068	11/01/2000			14/01/1999				
International Patent Classification (IPC) or national classification and IPC A61K7/40										
Applicant										
RECKITT	RECKITT & COLMAN PTY LIMITED et al.									
<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> </ol>										
2. This F	REPO	PRT consists of a total of	7 sheets, including this	s cover sh	eet.					
be	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).									
These	anne	exes consist of a total of	4 sheets.							
3. This re	eport	contains indications relat	ing to the following iter	ns:						
1		Basis of the report								
ļI		Priority				•				
(1)		•	•	velty, inve	entive step a	and industrial applicability				
IV		Lack of unity of invention								
V	⊠	Reasoned statement und citations and explanation			ovelty, inve	ntive step or industrial applicability;				
VI		Certain documents cited	<del>j</del>							
VII	$\boxtimes$	Certain defects in the int	ernational application							
VIII	×	Certain observations on	the international applic	cation						
	- :									
				0-1		Lin				

Date of submission of the demand	Date of completion of this report
14/07/2000	30.05.2001
Name and mailing address of the international preliminary examining authority:	Authorized officer
European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo ni	Sierra Gonzalez, M

Telephone No. +31 70 340 3751



International application No. PCT/GB00/00068

f.	Bas	sis f the r port									
1.	. With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):  Description, pages:										
	1-10 as originally filed										
	Cla	ims, No.:									
	1-1	5 -	as received on	05/01/2001	with letter of	05/01/2001					
						:					
2.			uage, all the elements marked nternational application was file								
	The	ese elements were a	vailable or furnished to this Aut	hority in the fo	ollowing language:	, which is:					
		the language of a tr	ranslation furnished for the purp	ooses of the ir	nternational search (	(under Rule 23.1(b)).					
		the language of put	olication of the international app	olication (unde	er Ruie 48.3(b)).						
		the language of a tr 55.2 and/or 55.3).	ranslation furnished for the purp	ooses of interr	national preliminary	examination (under Rule					
3.			eotide and/or amino acid seq examination was carried out o								
		contained in the inte	ernational application in written	form.							
		filed together with th	ne international application in c	omputer read	able form.						
		furnished subseque	ntly to this Authority in written t	orm.							
		furnished subseque	ntly to this Authority in compute	er readable fo	m.						
	☐ The statement that the subsequently furnished written sequence listing does not go beyond the disclosure the international application as filed has been furnished.										
	☐ The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.										
4.	The	amendments have r	resulted in the cancellation of:								
		the description,	pages:								
		the claims,	Nos.:								
		the drawings,	sheets:								
5.	<b>-</b>		n established as if (some of) th yond the disclosure as filed (R			de, since they have been					

# •

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00068

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6.	6. Additional observations, if necessary:									
111.	. Non-establishment of op	inion wi	th regard	d to novelty, inventive step and industrial applicability						
1.	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of:									
	☐ the entire international	ıl applica	tion.	:						
	⊠ claims Nos. 14 15.									
be	ecause:									
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination ( <i>specify</i> ):									
				licate particular elements below) or said claims Nos. 14 15 are so ld be formed (specify):						
•	the claims, or said claculd be formed.	ims Nos.	are so ir	inadequately supported by the description that no meaningful opinion						
	☐ no international searc	h report l	has been	established for the said claims Nos						
2.	2. A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:									
	☐ the written form has n	ot been f	urnished	or does not comply with the standard.						
	☐ the computer readable	e form ha	s not bee	en furnished or does not comply with the standard.						
v.	V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement									
1.	Statement									
	Novelty (N)	Yes: No:	Claims Claims							
	Inventive step (IS)	Yes: No:	Claims Claims	•						
	Industrial applicability (IA)	Yes:	Claims	1-13						





International application No. PCT/GB00/00068

No: Claims

2. Citations and explanations see separate sheet

### VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet



# INTERNATIONAL PRELIMINARY International application No. PCT/GB00/00068 EXAMINATION REPORT - SEPARATE SHEET

### Item III.

An opinion can not be established with regard to novelty and/or inventive step for claims 14 and 15 for the reasons as specified in Item VIII of the present communication.

### Item V.

1 CITATIONS

Reference is made to the following documents:

D1: WO9749380 D2: JP10182344

- 2 NOVELTY (Art. 33(2) PCT)
- 2.1 Claim 13 can not be considered novel. A product defined by its process of production can be only considered novel as far as the product per se is novel. In this case, D1 discloses a sunscreen composition including several organic UV absorbers (i.e octyl methoxycinnamate, octyl salicylate and benzophenone, a insect repellent (DEET), titanium dioxide as inorganic sunscreen and a combination of surfactants (see D1 examples C and E). Consequently, D1 takes away the novelty of a sunscreen composition as defined in claim 13.
- The present application does not satisfy the criterion set forth in Article 33(2) PCT, because the subject-matter of claims 13 is not new.
- 3 INVENTIVE STEP (Art. 33(3) PCT)
- In the absence of comparative tests, the method of manufacturing a sunscreen composition as defined in claim 1 can not be considered inventive. Actually, the method of claim 1 (and following 2-12) does not seem to provide any



# INTERNATIONAL PRELIMINARY International application No. PCT/GB00/00068 EXAMINATION REPORT - SEPARATE SHEET

unexpected improvements. The mere allegation that the "order of addition of ingredients affects the SPF of the final composition" (page 3, lines 27-28) is not enough to show that it provides any advantage and therefore, to prove the presence of inventive step. Besides, the term "affects" can have both positive and negative implications. As a consequence, it is considered that the method as defined in claim 1 (and following 2-12) is simply a matter of design procedures and therefore it lacks inventive step.

### Item VII

- 1 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in documents D1 and D2 has not been mentioned in the description, nor have been these documents identified therein.
- The vague and imprecise statement in the description on page 10, second paragraph implies that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity (Article 6 PCT) when used to interpret them (see also the PCT Guidelines, PCT/GL/3 III, 4.3a).
- 3 Any trade mark should have been acknowledged as such.
- The dependencies of claims 7, 8 and 9 appear to be incorrect. They refer to claims 6, 7 and 8 respectively instead of to claim 4.

#### item VIII

As a general rule it is not allowed for the claims to rely on references to the description (Rule 6.2(a) PCT). Subject-matter of claims 14 and 15, which rely on the examples of the description in order to define the technical features of the invention, does not satisfy the requirements of clarity, contrary to Article 6 PCT.



de out to TENT COOPERATION TR -9 OCT 2000 To: RECRITT & COLASIA plo GROUP PATENT DEPT. INTERNATIONAL PRELIMINARY XAMINING AUTHORITY <del>To: AJ\</del> To: TG JOHNSTONE, H.M. To: CASE MI Reckitt Benkiser plc **Group Patents Department** WRITTEN OPINION Dansom Lane TGHull HU8 7DS DIARY (PCT Rule 66) **GRANDE BRETAGNE** RECORDS INVOICE Date of mailing ACK 06.10.2000 (day/month/year DENEW. REPLY DUE Applicant's or agent's file reference within 3 month(s) from the above date of mailing 10375P5WO/HJ International filing date (day/month/year) International application No. Priority date (day/month/year) PCT/GB00/00068 11/01/2000 14/01/1999 International Patent Classification (IPC) or both national classification and IPC A61K7/40 Applicant RECKITT & COLMAN PTY LIMITED et al. This written opinion is the first drawn up by this International Preliminary Examining Authority. This opinion contains indications relating to the following items: Ø Basis of the opinion **Priority** 11 Ш Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Lack of unity of invention IV  $\boxtimes$ Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement VΙ Certain document cited  $\boxtimes$ Certain defects in the international application VII Certain observations on the international application The applicant is hereby invited to reply to this opinion. When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension, see Rule 66.2(d). How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9. Aiso: For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis. For an informal communication with the examiner, see Rule 66.6. If no reply is filed, the international preliminary examination report will be established on the basis of this opinion. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 14/05/2001. Authorized officer / Examiner Name and mailing address of the international

preliminary examining authority:

European Patent Office - P. B. 58



European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016 Sierra Gonzalez, M

Formalities officer (incl. extension of time limits)

Sinanovic, E

Telephone No. +31 70 340 2672



### **WRITTEN OPINION**

International application No. PCT/GB00/00068

1.	Basis f the pini	on							
1.	1. This opinion has been drawn on the basis of (substitute sheets which have been furnished to the receiving Officin response to an invitation under Article 14 are referred to in this opinion as "originally filed".):								
	Description, page	s:							
	1-10	as originally filed							
	Claims, No.:								
	1-23	as originally filed	-						
)									
2.	The amendments ha	ave resulted in the cancellation of	;						
	☐ the description,	pages:							
	☐ the claims,	Nos.:							
	☐ the drawings,	sheets:	·.						
3.	This opinion has bee considered to go bey	n established as if (some of) the rond the disclosure as filed (Rule	amendments had not been made, since they h 70.2(c)):	ave been					
4. 7	Additional observatio	ns, if necessary:	. <del>.</del>						
III. 1	Non-establishment o	of opinion with regard to novel	ty, inventive step and industrial applicability	/					
The	questions whether th		De novel to involve an inventive stop (to be not						
כ	the entire internation	tional application,							
٥	d claims Nos. 22 23	3,							
beca	use:								
C	the said internation not require an internation	nal application, or the said claims	s Nos. relate to the following subject matter when (specify):	nich does					
×	the description, cla unclear that no me	aims or drawings ( <i>indicate partic</i> le eaningful opinion could be formed	ular elements below) or said claims Nos. 22 23 d (specify):	are so					

se s	epa	rate	sheet
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- the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
- no international search report has been established for the said claims Nos. .
- V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Claims

1, 4-8,10,11,21

Inventive step (IS)

Claims 1-21

Industrial applicability (IA)

Claims

2. Citations and explanations

see separate sheet

#### VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

### WRITTEN OPINION SEPÄRATE SHEET

#### Item III.

An opinion can not be established with regard to novelty and/or inventive step for claims 22 and 23 for the same reasons as specified in Item VIII of the present communication.

### Item V.

1 CITATIONS

Reference is made to the following documents:

D1: WO9749380 D2: JP10182344

not new.

2 NOVELTY (Art. 33(2) PCT)

- 2.1 D1 discloses a sunscreen composition including several organic UV absorbers (i.e octyl methoxycinnamate, octyl salicylate and benzophenone, a insect repellent (DEET), titanium dioxide as inorganic sunscreen and a combination of surfactants, all of the mentioned compounds in a percentage as defined in claim 1 (see D1 examples C and E). Accordingly, claims 1, 4-8, 10 and 11 are
- Claim 21 is not considered to be novel. A product defined by its process of production can be only considered novel as far as the product per se is novel. In this case, the product is not novel (see 2.1) and therefore claim 21 lacks as well novelty over the prior art.
- 2.3 Therefore, the present application does not satisfy the criterion set forth in Article 33(2) PCT, because the subject-matter of claims 1, 4-8, 10,11 and 21 is not new.

# WRITTEN OPINION SEPARATE SHEET

- 3 INVENTIVE STEP (Art. 33(3) PCT)
- 3.1 The remaining novel subject-matter, that is the subject-matter of claims 2, 3, 9, and 12-20, cannot be considered as being inventive for the following reasons:
- 3.2 Document D1 is considered to represent the most relevant state of the art and discloses a composition as defined in 2.1, where the the combination of surfactants contains a fatty alcohol (i.e. cetyl alcohol).
- 3.3 The problem to be solved may therefore be regarded as providing further sunscreen and insect repellent compositions. The solution proposed by the present application consists of a composition including insect repellents, organic and inorganic sunscreen agents and a combination of at least two emulsifiers as defined in claim 2.
- 3.4 The subject-matter of claims 2 differs from the teaching of D1 in that a different combination of emulsifiers is used in the composition, namely a combination of two or more emulsifiers selected from the group consisting of fatty acid ethoxylates, fatty alcohol ethoxylates, fatty alcohol and blend of fatty alcohol ethoxylates with alkyl phenol ethoxylates.
- 3.5 In the absence of comparative tests it is doubtful whether any unexpected effect could be obtained by choosing two or more of the emulsifiers listed in claim 2. As acknowledged by the applicant himself, the choice of a specific combination of surfactants does not seem to be critical (see description, page 3, lines 13-14). Moreover, the different emulsifiers comprised in the compositions of claim 2 and 3 seem to be common in the art (see D2: the cosmetic composition there disclosed contains DEET, titanium dioxide and as surfactants cetanol, behenyl alcohol and glycerin monostearate, examples of surfactants as described in claims 2). Therefore, subject-matters of claim 2 is considered to be merely one of several possibilities from which the skilled person would select, in accordance with the circumstances, without the exercice of inventive skill in order to solve the problem posed.

# WRITTEN OPINION SEPARATE SHEET

- 3.6 For the same reasons as specified above (see 3.2 to 3.5), the subject matter of claim 3 is considered not inventive.
- 3.7 Dependent claim 9 does not appear to contain any additional features which, in combination with the features of any claim to which they refer, involve an inventive step. The subject-matter of claim 9 seems to disclose common additives in the field of insect repellent sunscreens (see D1, page 3, lines 17-31 and page 7). The addition of these additives does not appear to lead to any surprising effect.
- 3.8 The method of manufacturing a sunscreen composition as defined in claim 12 (and following 13-20) does not seem to provide any unexpected improvements. It is considered that the method as defined in claim 12 is simply a matter of design procedures and therefore it lacks inventive step.
- 3.9 The present application does therefore not satisfy the criterion set forth in Article 33(3) PCT because the subject-matter of claims 2,3 and 9, 12-20 does not involve an inventive step (Rule 65(1)(2) PCT).

#### Item VII

- 1 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in documents D1 and D2 is not mentioned in the description, nor are these documents identified therein.
- The vague and imprecise statement in the description on page 10, second paragraph implies that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity (Article 6-PCT) when used to interpret them (see also the PCT Guidelines, PCT/GL/3 III, 4.3a).
- Any trade mark should be acknowledged as such.

# WRITTEN OPINION SEPARATE SHEET

- If amendments are filed, it should be by way of replacement pages in the manner stipulated by Rule 66.8(a) PCT. In particular, fair copies of the amendments should be filed preferably in triplicate. Moreover, the applicant's attention is drawn to the fact that, as a consequence of Rule 66.8(a) PCT the examiner is not permitted to carry out any amendments under the PCT procedure, however minor these may be.
- In order to facilitate the examination of the conformity of the amended application with the requirements of Article 34(2)(b) PCT, the applicant is requested to clearly identify the amendments carried out, no matter whether they concern amendments by addition, replacement or deletion, and to indicate the passages of the application as filed on which these amendments are based (see also Rule 66.8(a) PCT). If the applicant regards it as appropriate these indications could be submitted in handwritten form on a copy of the relevant parts of the application as filed.
- The applicant is requested to note that in accordance with Rule 66.4 (a) PCT the issuance of an additional Written Opinion (WO) is facultative. Moreover, as the final action in the PCT procedure is an International **Preliminary**Examination Report (IPER) and not a decision, a violation of the right to be heard cannot exist. The applicant can not therefore rely on obtaining a second WO before the IPER is issued and is requested to answer this first WO in a complete manner.

### Item VIII

As a general rule it is not allowed for the claims to rely on references to the the description (Rule 6.2(a) PCT). Subject-matter of claims 22 and 23, which rely on the examples of the description in order to define the technical features of the invention, does not satisfy the the requirements of clarity, contrary to Article 6 PCT.

### **PCT**

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WIPO PCT

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant	's or a	gent's file reference	1						
10375P5WO/HJ			FOR FURTHER ACTION  See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416						
1		plication No.	International filing date	(day/month/year)	Priority date (day/month/year)				
PCT/GE	300/0	00068	11/01/2000		14/01/1999				
Internatio A61K7/	40	tent Classification (IPC) or nat	ional classification and I	PC					
RECKIT	Т&	COLMAN PTY LIMITED	et al.						
1. This and	<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> </ol>								
2. This	REP	ORT consists of a total of	7 sheets, including th	is cover sheet.					
•		eport is also accompanied amended and are the basi Rule 70.16 and Section 60	s ioi tilis report and/o	r sheets containing	ion, claims and/or drawings which have rectifications made before this Authority the PCT).				
Thes	e anr	nexes consist of a total of 4	sheets.						
<u> </u>				_					
3. This	report	t contains indications relati	ng to the following ite	ms:					
1	$\boxtimes$	Basis of the report							
11		Priority							
111	$\boxtimes$	Non-establishment of opi	nion with regard to no	ovelty inventive ster	o and industrial applicability				
IV		Lack of unity of invention		remy, mremmre step	and industrial applicability				
V	×	Reasoned statement und citations and explanation	ler Article 35(2) with r s suporting such state	egard to novelty, inv	ventive step or industrial applicability;				
VI		Certain documents cited							
VII	⋈	Certain defects in the inte							
VIII	⊠	Certain observations on t	he international appli	cation					
		. 8							
Date of subi	ate of submission of the demand			Date of completion of this report					
	4/07/2000								
Name and no reliminary e	examii	address of the international ning authority: pean Patent Office - P.B. 5818	Patentlaan 2	Authorized officer	SEPTION MICHORES				
<i>)</i> ))	NL-2: Tel. +	280 HV Rijswijk - Pays Bas -31 70 340 - 2040 Tx: 31 651 +31 70 340 - 3016		Sierra Gonzalez, M					
				Telephone No. +31 70	0 340 3751				





International application No. PCT/GB00/00068

١.	Basis of the report
	With regard to the <b>elements</b> of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): <b>Description</b> , pages:

	and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):  Description, pages:										
	1	-10	as originally filed								
	С	laims, No.:									
	1.	15	as received on	05/01/2001	with letter of	05/01/2001					
2		gaage in which the	<b>Juage</b> , all the elements marked international application was fil available or furnished to this Au	ea, uniess othe	erwise indicated und	er this item.					
	These elements were available or furnished to this Authority in the following language: , which is:  the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).  the language of publication of the international application (under Rule 48.3(b)).  the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).										
3	. Wi inte	th regard to any <b>nuc</b> ernational preliminary	leotide and/or amino acid sed / examination was carried out o	<b>quence</b> discloson the basis of	sed in the internation the sequence listing	al application, the :					
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			ently to this Authority in comput		m.						
		The statement that the international ap	the subsequently furnished wri plication as filed has been furn	ed written sequence listing does not go beyond the disclosure in n furnished.							
		The statement that listing has been furn	the information recorded in cor nished.	nputer readabl	e form is identical to	the written sequence					
4.	4. The amendments have resulted in the cancellation of:										
		the description,	pages:	. 9							
		the claims,	Nos.:								
		the drawings,	sheets:								
5.		This report has beer considered to go be	n established as if (some of) the yond the disclosure as filed (Re	e amendments ule 70.2(c)):	had not been made	, since they have been					





International application No. PCT/GB00/00068

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6	. Ad	ditional observations, if	necessa	ary:				
						velty, inventive step and industrial applicability		
1	. The	e questions whether the vious), or to be industria	claimed Ilv appli	d inventio	n appea	ars to be novel, to involve an inventive step (to be non- een examined in respect of:		
		the entire international				and the state of t		
	☒	claims Nos. 14 15.						
be	ecau	se:						
		the said international a not require an internati	ipplicational pre	on, or the eliminary	said cla examin	aims Nos. relate to the following subject matter which does ation (specify):		
	⊠	the description, claims unclear that no meanin see separate sheet	or draw Igful opi	vings ( <i>ind</i> inion coul	<i>icate pa</i> d be for	articular elements below) or said claims Nos. 14 15 are so med (specify):		
		the claims, or said clair could be formed.	ns Nos.	. are so i	nadequ	ately supported by the description that no meaningful opinion		
		no international search	report l	has been	establis	shed for the said claims Nos		
2.	2. A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:							
		the written form has not	t been f	urnished	or does	not comply with the standard.		
		the computer readable	form ha	s not bee	n furnis	hed or does not comply with the standard.		
٧.	<ol> <li>Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;</li> <li>citations and explanations supporting such statement</li> </ol>							
1.	State	ement · · · · · · · · ·						
	Nove	elty (N)	Yes: No:	Claims Claims	1-12 13			
	Inve	ntive step (IS)	Yes: No:	Claims Claims	1-13			
	Indu	strial applicability (IA)	Yes:	Claims	1-13			





International application No. PCT/GB00/00068

No: Claims

2. Citations and explanations see separate sheet

### VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet



### INTERNATIONAL PRELIMINARY

International application No. PCT/GB00/00068

### **EXAMINATION REPORT - SEPARATE SHEET**

### Item III.

An opinion can not be established with regard to novelty and/or inventive step for claims 14 and 15 for the reasons as specified in Item VIII of the present communication.

### Item V.

1 **CITATIONS** 

Reference is made to the following documents:

D1: WO9749380 D2: JP10182344

2 NOVELTY (Art. 33(2) PCT)

- 2.1 Claim 13 can not be considered novel. A product defined by its process of production can be only considered novel as far as the product per se is novel. In this case, D1 discloses a sunscreen composition including several organic UV absorbers (i.e octyl methoxycinnamate, octyl salicylate and benzophenone, a insect repellent (DEET), titanium dioxide as inorganic sunscreen and a combination of surfactants (see D1 examples C and E). Consequently, D1 takes away the novelty of a sunscreen composition as defined in claim 13.
- 2.2 The present application does not satisfy the criterion set forth in Article 33(2) PCT, because the subject-matter of claims 13 is not new.
- 3 **INVENTIVE STEP** (Art. 33(3) PCT)
- 3.1 In the absence of comparative tests, the method of manufacturing a sunscreen composition as defined in claim 1 can not be considered inventive. Actually, the method of claim 1 (and following 2-12) does not seem to provide any



# INTERNATIONAL PRELIMINARY InteRXAMINATION REPORT - SEPARATE SHEET



International application No. PCT/GB00/00068

unexpected improvements. The mere allegation that the "order of addition of ingredients affects the SPF of the final composition" (page 3, lines 27-28) is not enough to show that it provides any advantage and therefore, to prove the presence of inventive step. Besides, the term "affects" can have both positive and negative implications. As a consequence, it is considered that the method as defined in claim 1 (and following 2-12) is simply a matter of design procedures and therefore it lacks inventive step.

#### Item VII

- 1 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in documents D1 and D2 has not been mentioned in the description, nor have been these documents identified therein.
- The vague and imprecise statement in the description on page 10, second paragraph implies that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity (Article 6 PCT) when used to interpret them (see also the PCT Guidelines, PCT/GL/3 III, 4.3a).
- 3 Any trade mark should have been acknowledged as such.
- The dependencies of claims 7, 8 and 9 appear to be incorrect. They refer to claims 6, 7 and 8 respectively instead of to claim 4.

### Item VIII

As a general rule it is not allowed for the claims to rely on references to the description (Rule 6.2(a) PCT). Subject-matter of claims 14 and 15, which rely on the examples of the description in order to define the technical features of the invention, does not satisfy the requirements of clarity, contrary to Article 6 PCT.





# INTERNATIONAL PRELIMINARY

International application No. PCT/GB00/00068

**EXAMINATION REPORT - SEPARATE SHEET** 

### CLAIMS

- A method of manufacturing a sunscreen composition including one or more insect repellents, one or more organic
   UV sunscreening agents and one or more inorganic sunscreening agents, the composition being in the form of an emulsion having an oil phase and a water phase characterised in that the water phase and oil phase are prepared and combined to form an emulsion prior to addition of at least one inorganic compound which is used as a sunscreening agent.
  - 2. A method of manufacturing a sunscreen composition including the steps of:
- 15 (a) preparing a water phase including water and thickener;
  - (b) preparing an oil phase including at least two emulsifiers, at least one insect repellent and at least one organic UV sunscreening agent;
- (c) combining said water phase and oil phase to form an emulsion; and
  - (d) adding at least one inorganic compound which is used as a sunscreening agent.
- 3. A method of manufacturing a sunscreen composition in the form of an oil-in-water emulsion including the steps of:
  - (a) preparing a water phase by combining water and thickener while stirring and heating,
- (b) preparing an oil phase by combining at least two emulsifiers, at least one insect repellent, optionally a film former and at least one organic UV sunscreening agent while stirring and heating,

12

- (c) adding the oil phase to the water phase while stirring,
- (d) optionally adding a chelating agent and a neutraliser to the combined water and oil phases; and
- adding at least one inorganic compound which is used as a sunscreening agent to the combined water and oil 5 phases while stirring.
  - The method of claim 3 wherein the water phase of step
  - (a) and the oil phase of step (b) are heated to a
- 10 temperature in the range of 75-80°C respectively before combining in step (c).
- The method of any one of claims 2 to 4 wherein at least 5. two emulsifiers are selected from the group consisting of 15 fatty acid ethoxylates, fatty alcohol ethoxylates, fatty alcohols and blends of fatty alcohol ethoxylates with alkyl phenol ethoxylates.
- The method of any one of claims 2 to 4 wherein at least 20 two emulsifiers are selected from the group consisting of glycerol monostearate, ethoxy stearyl alcohol, C16-18 fatty alcohols and blends of cetostearyl alcohol and PEG stearate.
- 7. The method of any one of claims 1 to 6 wherein the inorganic compound is zinc oxide or titanium dioxide, preferably micronised zinc oxide or micronised titanium dioxide, most preferably micronised titanium dioxide.
- The method of any one of claims 1 to 7 wherein the 30 insect repellent is N, N-diethyl-m-toluamide, dipropylpyridine-2,5-dicarboxylate or a mixture thereof.

9. The method of any one of claims 1 to 8 wherein the organic UV sunscreening agent is oxybenzone, octylmethoxycinnamate or a mixture thereof.

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- 10. The method of any one of claims 1 to 9 wherein the composition includes 3-9% by weight in total of at least two emulsifiers, based on the total weight of the composition.
- 10 11. The method of claim 10 wherein the composition includes by weight, based on the total weight of the composition,
  - (a) 1-5%, preferably 2-4%, more preferably 3% inorganic compound as a sunscreening agent,
  - (b) 4-20%, preferably 4-15%, more preferably 5-10% insect repellent and
  - (c) 3-10% each of one or more organic UV sunscreening agents.
- 12. The method of claim 10 or 11 wherein the composition 20 further includes:
  - (d) 7% in total emulsifiers

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- (e) up to 5%, preferably 1-5%, more preferably 3% film former
- (f) up to 0.25%, preferably 0.05-0.25%, more preferably
  0.15% thickener.
  - (g) up to 0.3%, preferably 0.1-0.3%, more preferably 0.15% neutraliser
  - (h) up to 0.3%, preferably 0.1-0.3%, more preferably 0.2% chelating agent
- 30 (i) up to 2.5% of at least one of preservative, perfume and moisturiser.

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- 13. A sunscreen composition manufactured according to the method of any one of claims 1 to 12.
- 5 14. A sunscreen composition, including at least two emulsifiers as hereinbefore described with reference to the examples.
- 15. A method of manufacturing a sunscreen composition as 10 hereinbefore described with reference to the examples.

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In stional Application No

		PCT/GB 0	0/00068	
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Documenta	dion searched other than minimum documentation to the extent that	such documents are included in the fields	searched	
Electronic d	data base consulted during the International search (name of data b	ese and, where practicel, search terms us	sd)	
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT			
Category °	Citation of document, with indication, where appropriate, of the re	elevant passages	Relevant to claim No.	
X	WO 97 49380 A (JOHNSON & SON INC 31 December 1997 (1997-12-31)	S C)	1,4-8, 10,11	
Y	examples C,E		1-11,22	
Y	DATABASE CHEMABS 'Online! CHEMICAL ABSTRACTS SERVICE, COLU OHIO, US	•	1-11,22	
	INAKAWA, TAKASHI: "011-in-water cosmetics containing insect repe UV scattering agents" retrieved from STN	skin llents and		
	Database accession no. 129:85847 XP002132251 abstract	CA		
	& JP 10 182344 A (KOSEI CO., LTD 7 July 1998 (1998-07-07)	., JAPAN)		
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later than the priority date claimed "&" document member of the same patent family				
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	railing address of the ISA			
	European Patent Office, P.B. 5616 Patentiaan 2 NL - 2280 HV Rijestik Tel. (+31-70) 340-2040, Tx. 31 551 epo ni,	Authorized officer		
	Fax: (+31-70) 340-3016	Sierra Gonzalez,	N	





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	ategory Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No.			
	CHEMICAL ABSTRACTS, vol. 125, no. 2, 8 July 1996 (1996-07-08) Columbus, Ohio, US; abstract no. 18703, KURODA, AKIHIRO ET AL: "Topical agents containing silicones and UV protectors and/or insect repellents for skin protection" XP002132250 abstract å JP 08 059447 A (KANEBO LTD, JAPAN) 5 March 1996 (1996-03-05)	1-23		
		·		
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Information on patent family members

In signal Application No PCT/GB 00/00068

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WO 9749380	A	31-12-1997	US 5716602 A AU 713810 B AU 3412097 A BR 9709965 A CA 2259292 A CN 1226156 A CZ 9804301 A EP 0910335 A	10-02-1998 09-12-1999 14-01-1998 10-08-1999 31-12-1997 18-08-1999 14-07-1999 28-04-1999
JP 10182344	Α	07-07-1998	PL 330917 A NONE	07-06-1999
JP 8059447	A	05-03-1996	NONE	`



### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

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RECKITT & COLMAN PTY LIMITED et al.  This International Search Report has been prepared by this international Searching Authority and is transmitted to the applicant according to Article 16. A copy is being transmitted to the international Bureau.  This international Search Report consists of a total of3		11/01/2000	14/01/1999				
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It is also accompanied by a copy of each prior art document cited in this report.  1. Basis of the report  a. With regard to the language, the international search was carried out on the basis of the international application in the language in which it was filed, unless otherwise indicated under this from:  the international search was carried out on the basis of a translation of the international application furnished to this Authority (Rule 23.10b).  b. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international application in written form.  carried out on the basis of the sequence listing:  contained in the international application in computer readable form.  filled together with the international application in computer readable form.  furnished subsequently to this Authority in written form.  the statement that the subsequently turnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.  the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.  Certain claims were found unsearchable (See Box I).  Unity of invention is lacking (see Box II).  With regard to the title,  the text is approved as submitted by the applicant.  the text is approved as submitted by the applicant.  the text is approved as submitted by the applicant.  the text is approved as submitted by the applicant.  the text is approved as submitted by the applicant.  the text has been established, according to Rul 38.2(b), by this Authority as it appears in Box III. The applicant may, within one morth from the date of mailing of this international search report, submit comments to this Authority.  C. The figure of the drawings to be published with the abstract is Figure No.  a suggested by the applicant.  because the applicant failed to suggest a figure.	This international Search Report has been according to Article 18. A copy is being to	n prepared by this International Search ansmitted to the International Bureau.	ning Authority and is transmitted to the applicant				
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3. Unity of invention is lacking (see Box II).  4. With regard to the title,    X	the statement that the infor furnished	the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished					
3. Unity of invention is lacking (see Box II).  4. With regard to the title,							
the text is approved as submitted by the applicant. the text has been established by this Authority to read as follows:  5. With regard to the abstract, the text is approved as submitted by the applicant. the text has been established, according to Rul 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.  6. The figure of the drawings to be published with the abstract is Figure No.  as suggested by the applicant.  None of the figures.							
the text is approved as submitted by the applicant. the text has been established by this Authority to read as follows:  5. With regard to the abstract, the text is approved as submitted by the applicant. the text has been established, according to Rul 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.  6. The figure of the drawings to be published with the abstract is Figure No.  as suggested by the applicant.  None of the figures.	4. With regard to the title,						
the text has been established by this Authority to read as follows:    With regard to the abstract,		mitted by the applicant.					
the text is approved as submitted by the applicant. the text has been established, according to Rul 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.  6. The figure of the drawings to be published with the abstract is Figure No.  as suggested by the applicant.  None of the figures.			:				
the text is approved as submitted by the applicant. the text has been established, according to Rul 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.  6. The figure of the drawings to be published with the abstract is Figure No.  as suggested by the applicant.  None of the figures.							
the text is approved as submitted by the applicant. the text has been established, according to Rul 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.  6. The figure of the drawings to be published with the abstract is Figure No.  as suggested by the applicant.  None of the figures.	5. With recard to the abstract.						
the text has been established, according to Rul 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.  6. The figure of the drawings to be published with the abstract is Figure No.  as suggested by the applicant.  None of the figures.		mitted by the applicant.					
6. The figure of the drawings to be published with the abstract is Figure No.  as suggested by the applicant.  because the applicant falled to suggest a figure.	the text has been established	ed according to Rul 38.2(b) by this A	Authority as it appears in Box III. The applicant may, arch recort, submit comments to this Authority.				
as suggested by the applicant.  None of the figures.			report describe continuous de auto-				
because the applicant failed to suggest a figure.		_	None of the figures.				
because this figure better characterizes the invention.							
	because this figure better of	naracterizes the invention.					

A CLASSIFICATION OF SUBJECT MATTER
IPC 7 A61K7/40 A61K7/42

According to international Patent Classification (IPC) or to both national classification and IPC

### B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7-A61K

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

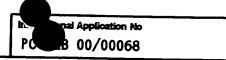
Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

_		
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	WO 97 49380 A (JOHNSON & SON INC S C) 31 December 1997 (1997-12-31)	1,4-8, 10,11
Y	examples C,E	1-11,22
Y	DATABASE CHEMABS 'Online! CHEMICAL ABSTRACTS SERVICE, COLUMBUS, OHIO, US INAKAWA, TAKASHI: "Oil-in-water skin cosmetics containing insect repellents and UV scattering agents" retrieved from STN Database accession no. 129:85847 CA XP002132251 abstract å JP 10 182344 A (KOSEI CO., LTD., JAPAN) 7 July 1998 (1998-07-07)	1-11,22

Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
<ul> <li>Special categories of cited documents:</li> <li>"A" document defining the general state of the art which is not considered to be of particular relevance</li> <li>"E" earlier document but published on or after the international filling date</li> <li>"L" document which may throw doubts on priority claim(e) or which is cited to establish the publication date of another citedion or other special reason (as specified)</li> <li>"O" document referring to an oral disclosure, use, exhibition or other means</li> <li>"P" document published prior to the international filing date but later than the priority date claimed</li> </ul>	"T" later document published after the International filing date or priority date and not in conflict with the application but ofted to understand the principle or theory underlying the invention  "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone  "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.  "&" document member of the same patent family
Date of the actual completion of the international search 6 March 2000	Date of mailing of the International search report  31/03/2000
Name and mailing address of the ISA  European Patent Office, P.B. 5818 Patentiaan 2  NL - 2280 HV Rijentijk  Tel. (+31-70) 340-2040, Tx. 31 651 epo ni,  Fax: (+31-70) 340-3016	Authorized officer  Sierra Gonzalez, M

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	HIGH) DOCUMENTS CONSIDERED TO BE DO TAKE	rotto bu	
C.(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT  Category Citation of document, with indication, where appropriate, of the relevant passages    Relevant to cision			
	, , , , , , , , , , , , , , , , , , ,		Relevant to claim No.
	CHEMICAL ABSTRACTS, vol. 125, no. 2, 8 July 1996 (1996-07-08) Columbus, Ohio, US; abstract no. 18703, KURODA, AKIHIRO ET AL: "Topical agents containing silicones and UV protectors and/or insect repellents for skin protection" XP002132250 abstract å JP 08 059447 A (KANEBO LTD, JAPAN) 5 March 1996 (1996-03-05)		1-23

# INTER TONAL SEARCH REPORT

lities	al Application No	
PC.	3 00/00068	
PC.	3 00/00068	

Patent document cited in search report		Publication date	Patent family member(s)	Publication date
WO 9749380	Α	31-12-1997	US 5716602 A AU 713810 B AU 3412097 A BR 9709965 A CA 2259292 A CN 1226156 A CZ 9804301 A EP 0910335 A PL 330917 A	10-02-1998 09-12-1999 14-01-1998 10-08-1999 31-12-1997 18-08-1999 14-07-1999 28-04-1999 07-06-1999
JP 10182344	A	07-07-1998	NONE	
JP 8059447	Α	05-03-1996	NONE	

### F. INT COOPERATION TREA.

	From the INTERNATIONAL BUREAU		
PCT	To:		
ION OF THE RECORDING OF A CHANGE  [ Rule 92bis.1 and	JOHNSTONE, Helen, Margaret Reckitt Benckiser plc Group Patents Dept. Dansom Lane		aret
e Instructions, Section 422)	Hull	HU8 7DS AUME-UNI	
25.07.00)			
file reference		IMPORTANT NOT	IFICATION
on No. 168	1	nal filing date (day/month/y anuary 2000 (11.01.00	
ations appeared on record concerning:			
the inventor	the ager		on representative
LMAN PRODUCTS LIMITED		State of Nationality GB	State of Residence GB
n Lane W m		Telephone No.	
		Facsimile No.	
		Teleprinter No.	
3ureau hereby notifies the applicant that the the name X the add		change has been recorded the nationality	concerning: the residence
LMAN PRODUCTS LIMITED		State of Nationality  GB	State of Residence GB
3HD		Telephone No.	
m		Facsimile No.	
		Teleprinter No.	
ons, if necessary:			
fication has been sent to:	r		
Office		X the designated Offices concerned	
nal Searching Authority		the elected Offices cor	cerned
nal Preliminary Examining Authority	<u>t</u>		
ernational Bureau of WIPO	Authorized	officer	
themin des Colombettes Geneva 20, Switzerland		R. Chrem	
740.14.35	Telephone	No.: (41-22) 338.83.38	

### ENT COOPERATION TE

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J. 21	, L		

From the INTERNATIONAL BUREAU
To:

JOHNSTONE, Helen, Margaret

Reckitt Benckiser plc Group Patents Dept.

Dansom Lane

### NOTIFICATION OF THE RECORDING OF A CHANGE

**PCT** 

(PCT Rule 92bis.1 and Administrative Instructions, Section 422)

Administrative histractions, dection 422,	Hull HU8 7DS NOYAUME-UNI	
Date of mailing (day/month/year) 13 August 2001 (13.08.01)	THE PARTIES OF THE PA	
Applicant's or agent's file reference 10375P5WO/HJ	IMPORTANT NOTIFICATION	
International application No.	International filing date (day/month/year)	
PCT/GB00/00068	11 January 2000 (11.01.00)	

			· · · · · · · · · · · · · · · · · ·	
1. The following indications appeared on record concerning:	_			
X the applicant the inventor	the agent	the comm	non representative	
Name and Address		State of Nationality	State of Residence	
RECKITT & COLMAN PTY LIMITED		AU	AU	
44 Wharf Road West Ryde	_	Telephone No.		
New South Wales 2114				
Australia		Facsimile No.		
		Teleprinter No.		
2. The International Bureau hereby notifies the applicant that t	he following c	hange has been recorded	concerning:	
the person X the name the add		the nationality	the residence	
A the hame the add				
Name and Address		State of Nationality	State of Residence	
RECKITT BENCKISER (AUSTRALIA) PTY LIMITED 44 Wharf Road		AU	AU	
		Telephone No.		
West Ryde				
New South Wales 2114 Australia		Facsimile No.		
		Teleprinter No.		
3. Further observations, if necessary:				
4. A copy of this notification has been sent to:				
X the receiving Office	Г	the designated Offices	concorned	
	<u> </u>	- -		
the International Searching Authority	[X	the elected Offices cor	ncerned	
X the International Preliminary Examining Authority		other:		
	Authorized of	fficer		
The International Bureau of WIPO				

Facsimile No.: (41-22) 740.14.35 Form PCT/IB/306 (March 1994)

34, chemin des Colombettes

1211 Geneva 20, Switzerland

R. Chrem

Telephone No.: (41-22) 338.83.38

### P. ENT COOPERATION TREAT

	From the INTERNATIONAL BUREAU		
PCT	To:		
NOTIFICATION OF ELECTION  (PCT Rule 61.2)	Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE		
Date of mailing (day/month/year) 15 August 2000 (15.08.00)	in its capacity as elected Office		
International application No. PCT/GB00/00068	Applicant's or agent's file reference 10375P5WO/HJ		
International filing date (day/month/year) 11 January 2000 (11.01.00)	Priority date (day/month/year) 14 January 1999 (14.01.99)		
Applicant FRIEL, Michael, Christopher et al			
1. The designated Office is hereby notified of its election made:    X   In the demand filed with the International Preliminary Examining Authority on:   14 July 2000 (14.07.00)   In a notice effecting later election filed with the International Bureau on:   2. The election   X   was   was not   was not   was not   was not   was not   was 2.2(b).			
·			
The International Province	Authorized officer		
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Pascal Piriou		
csimile No.: (41-22) 740.14.35	Telephone No.: (41-22) 338.83.38		